The PRESIDING OFFICER. Without objection, it is so ordered.
Mr. DOLE addressed the Chair.

## UNANIMOUS-CONSENT REQUEST— H.R. 2127

Mr. DOLE. Mr. President, let me indicate that I have met with the Speaker, and I think it is unlikely that there will be any continuing resolution. In fact, there will not be a continuing resolution coming from the House tonight, and I do not see any reason for the Senate to be in session. If there was any hope that there might be a continuing resolution coming over from the House side, we would have stayed here as long as we could.

Then I understood that earlier the Senator from North Dakota, on behalf of the minority leader, Senator DASCHLE, was going to propound a unanimous-consent request which would in effect be a 5-day extension until December 22. It is an S.-numbered bill, which the House can refuse.

But, in any event, it occurred to me that maybe a better way to approach that would be to add the continuing resolution to the Labor-HHS bill which has been pending here since September 15. We have had two cloture votes so far. We have had a number of unanimous-consent requests rejected. We will have another cloture vote sometime on Tuesday. That is one appropriations bill that has not left the Senate, and it is because of objections on the other side of the aisle. It has been along party lines, and I would hope that we could resolve it. It involves I think about 150,000 Federal workers. and if we could do that tonight, I understand again from the Speaker that he will use every effort to take the bill that we send to him and pass it in the House and send it to the President for his signature tomorrow.

So on that basis, I will propound a unanimous-consent request. I ask unanimous consent that the Senate turn to consideration of Calendar No. 189, H.R. 2127, the Labor-HHS appropriations bill, that the committee amendments be considered and agreed to, en bloc, the bill be further amended with language to change section 106(c) of Public Law 10-456 to strike "December 15th, 1995" and insert "December 22nd, 1995," that the bill be then immediately read a third time and passed.

The PRESIDING OFFICER. Is there objection?

Mr. DORGAN. Mr. President, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. DORGAN addressed the Chair.

The PRESIDING OFFICER. The assistant minority leader is recognized.

Mr. DORGAN. Mr. President, the majority leader has just offered a unanimous-consent request that included a number of things, including consideration of an appropriations bill that he knows contains an extraneous item that is very controversial that has held

up that legislation for some long while. It also includes a continuing resolution

We believe there ought to be a continuing resolution adopted by the Senate. There is no need for a shutdown of the Government. We would hope that the majority leader would accept the unanimous-consent request that I will propound in a moment that will provide a clean continuing resolution for 5 days, and in 30 minutes from now the Government shutdown will end.

There is no reason for a Government shutdown. It does not make any sense. It, in effect, penalizes the American people for our failure to reach agreement on a budget issue here in the Congress, and it certainly makes no sense at all to penalize both the American taxpayer and also Federal workers.

I was constrained to object to the unanimous-consent request by the majority leader because the request that he made included not only a continuing resolution but also an appropriations bill, one of the largest—the largest appropriations bill that would come to the floor and that would be deemed to have been passed, which includes an issue-striker replacement-which he knows is very, very controversial. It is an extraneous item to the appropriations bill that should not be there. If it was not there, we would have passed this appropriations bill. It would have gone to the White House, and presumably it would have been negotiated before and signed into law, and we would not have these issues in front of us with respect to both Labor and HHS.

But we do have these issues dealing with the shutdown, and it does affect Labor-HHS and other appropriations. The way to solve that—not only for Labor and HHS, but for all other areas that are so affected—would be for us to at this moment agree to a 5-day continuing resolution, clean, without any riders, without any extraneous provisions.

So I will propound the unanimousconsent request on behalf of the minority leader, the Democratic leader, Senator DASCHLE.

## UNANIMOUS-CONSENT REQUEST— S. 1410

Mr. DORGAN. Mr. President, I ask unanimous consent that the Senate now proceed to the consideration of calendar No. 240, S. 1410, a clean continuing appropriations bill, that the bill be read a third time and passed, as amended, with the date changed until December 22, and with language that will permit the expenditures of funds for low-income energy assistance.

The PRESIDING OFFICER. Is there

The PRESIDING OFFICER. Is there objection?

Mr. DOLE. Mr. President, I object. Let me indicate, of course, that the appropriations bill originates in the House. This does not have any standing in any event, but it would have standing if done in the way I prescribed because it would be attached to the bill. It would go to the House.

I want to make the record very clear because I think sometimes people fail to understand why certain things happen. The Labor-HHS appropriations was reported, and it has been on the Senate calendar since September 15. Senator HATFIELD, chairman of the Appropriations Committee, has been prepared every day since that time—along with Senator SPECTER, chairman of the subcommittee-prepared to bring that bill to the floor, and so has, I might add, the Senator from Iowa, Senator HARKIN, the ranking Democrat on the subcommittee. The leadership on the Democratic side, because of striker replacement—in other words, if we repeal the President's Executive order-will not let us bring the bill up. They are not willing to take their chances in a debate and are not willing to try to strike that provision on the Senate floor. So we have been stymied.

So I would say to all of the people at the Labor Department, Mr. Reich, Secretary of Labor, and the Secretary of HHS, and others who are nonessential—they are not nonessential—but the nonessential workers who will not be going to work tomorrow, to just take a look at the record—do not listen to the press—and take a look at the facts. The facts are that since September 15 that bill has been on the calendar. We have tried to get it up three or four times by unanimous consent. That has been objected to by my colleagues on the other side.

We have had two cloture votes. We failed on cloture votes because of striker replacement. We failed along partyline votes. We only have 53 Republicans. We need 60 to shut off debate, and we will have another cloture vote on Tuesday.

on Tuesday.
So what I suggest—and we want to keep the Government open until the 22—is to bring that bill up, pass it by unanimous consent, and add a 5-day additional continuing resolution to it so the Government will be open until December 22, which will be next Friday at midnight.

It seemed to me that was a good way to dispose of two items that are still here that should have been disposed of weeks and weeks and weeks ago. And I regret that because of one provision, because of the President's allegiance to the organized labor leaders—not the working people—because of his allegiance to the labor leaders and all the money they pump into the Democratic Party, that because of this one little provision that deals only with an Executive order made by the President, we are going to keep 150,000 workers from their jobs tomorrow and maybe the rest of the week and a lot of other things, funding for NIH, a lot of other programs, including the Low-Energy Assistance Program in the Labor, HHS appropriations bill.

So the public ought to know that when the labor leaders speak, my colleagues listen. They will not let this bill come up because the labor leaders are opposed to one provision—one provision. I know it is difficult for the media to print the facts and report the facts, but these are the facts. Do not